CAROL A. SOBEL SBN 84483 MONIQUE A. ALARCON SBN 311650 1 725 Arizona Avenue, Suite 300 Santa Monica, CA 90401 t. 310.393.3055 2 3 e. carolsobel@aol.com e.monique.alarcon8@gmail.com 4 Attorneys for Plaintiff Rex Schellenberg 5 6 7 8 UNITED STATES DISTRICT COURT 9 FOR THE CENTRAL DISTRICT OF CALIFORNIA 10 CASE NO.: 2:18-cv-07670-CAS-PLA REX SCHELLENBERG, an individual 11 [Assigned to the Hon. Christina A. 12 Plaintiff, Snyder] 13 V. [PROPOSED] ORDER RE: THE CITY OF LOS ANGELES, a 14 municipal entity, DOES 1-10, STIPULATED REQUEST TO CONTINUE DATES TO COMPLETE 15 ADR AND EXCHANGE EXPERT 16 REPORTS Defendant. 17 Date: January 13, 2020 18 Time: none Ctrm: 8B 19 Judge: Hon. Christina A. Snyder 20 21 Action filed: Sept. 3, 2018 Status Conf: March 2, 2020 22 23 24 25 26 27 28

1	The parties to the above-captioned action submitted a STIPULATED REQUEST
2	TO CONTINUE ADR COMPLETION AND VACATE THE DATE FOR EXPERT
3	REPORT EXCHANGES. Both events are currently set to occur on January 13, 2020.
4	The parties informed the Court that they are engaged in settlement discussions and
5	believe that they will reach agreement, avoiding the necessity to expend time to provide
6	information on experts in anticipation of going to trial. The parties require additional
7	time to complete settlement discussions.
8	Accordingly, they request that the Court extend the time to complete ADR to and
9	through February 28, 2020. The parties will be prepared to address the settlement at the
10	Status Conference now set for March 2, 2020.
11	IT IS SO ORDERED: the time to complete settlement is now set for February 28,
12	2020. If the parties are unable to reach settlement, the Court will set a new date for
13	exchange of expert reports at the presently scheduled March 2, 2020 Status Conference.
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15	DATED: UNITED STATES DISTRICT JUDGE
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19	Lodged by:
20	LAW OFFICE OF CAROL A. SOBEL
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22	By: <u>/s/ Carol A. Sobel</u> CAROL A. SOBEL
23	Attorneys for Plaintiff SCHELLENBERG
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